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25920 7590 11/21/2007 MARTINE PENILLA & GENCARELLA, LLP			EXAMINER	
710 LAKEWAY DRIVE SUITE 200 SUNNYVALE, CA 94085			BAROT, BHARAT	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	lication No. Applicant(s)	
	09/846,115 CHATANI, MASAY		
Office Action Summary	Examiner	Art Unit	
	Bharat N. Barot	2155	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the	correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION  36(a). In no event, however, may a reply be the trill apply and will expire SIX (6) MONTHS from cause the application to become ABANDON	N. imely filed not the mailing date of this communication. ED (35 U.S.C. § 133).	
Status			
1)☒ Responsive to communication(s) filed on 25 Section 2a)☐ This action is <b>FINAL</b> . 2b)☒ This 3)☐ Since this application is in condition for allowar closed in accordance with the practice under Example 2.	action is non-final. nce except for formal matters, p		
Disposition of Claims			
4) Claim(s) 1-19,21-23 and 25-37 is/are pending is  4a) Of the above claim(s) is/are withdraw  5) Claim(s) is/are allowed.  6) Claim(s) 1-19, 21-23, and 25-37 is/are rejected  7) Claim(s) is/are objected to.  8) Claim(s) are subject to restriction and/or  Application Papers	vn from consideration.  I. r election requirement.		
<ul> <li>9) The specification is objected to by the Examine</li> <li>10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the Replacement drawing sheet(s) including the correct</li> <li>11) The oath or declaration is objected to by the Examine</li> </ul>	epted or b) objected to by the drawing(s) be held in abeyance. So ion is required if the drawing(s) is o	ee 37 CFR 1.85(a). bjected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign  a) All b) Some * c) None of:  1. Certified copies of the priority documents  2. Certified copies of the priority documents  3. Copies of the certified copies of the priority application from the International Bureau  * See the attached detailed Office action for a list	s have been received. s have been received in Applica rity documents have been receiv u (PCT Rule 17.2(a)).	tion No ved in this National Stage	
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date	4) Interview Summar Paper No(s)/Mail I 5) Notice of Informal 6) Other:	Date	

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# **RESPONSE TO PRE-APPEAL BRIEF**

1. Claims 1-19, 21-23, and 25-37 remain for further examination.

# The new grounds of rejection

2. Applicants' arguments with respect to claims 1-19, 21-23, and 25-37 filed on September 25, 2007 have been fully considered but they are deemed to be moot in view of the new grounds of rejection.

### Claim Rejections - 35 USC § 112

- 3. The following is a quotation of the second paragraph of 35 U.S.C. 112:

  The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter, which the applicant regards as his invention.
- 4. Claims 1-19, 21-23, and 25-37 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Regarding claims 1, 10, 14, 22, 30, 32, and 37, they contain the phrase "the applied expression does not perform language translation" renders the claims indefinite because applicant failed to disclose how the system work without performing language translation and also it is unclear about a converting step that perform a altering the content data without performing language translation.

Other dependent claims, which are not specifically cited above are also rejected because of the deficiencies of their respective parent claims.

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5. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

6. Claims 1-19, 21-23, and 25-37 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter, which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

Regarding claims 1, 10, 14, 22, 30, 32, and 37, they contain the phrase "the applied expression does not perform language translation" applicant failed to describe how the system work without performing language translation in the specification and also applicant failed to describe/mention that "the applied expression does not perform language translation".

Other dependent claims, which are not specifically cited above are also rejected because of the deficiencies of their respective parent claims.

### Claim Rejections - 35 USC § 103

7. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

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- 8. Claims 1-19, 21-23, and 25-37 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dietz (U.S Patent No. 6,385,586) in view of Dymetman et al (U.S. Patent No. 6,901,360).
- 9. As to claim 1, Dietz teaches a method of modifying content data transmitted from a first computer to a second computer over a bi-directional communications network (see abstract; and figure 2) comprising: specifying content data output characteristics to be associated with the content data upon output by the second computer (figures 2-3; column 5 lines 56-65; and column 6 lines 24-50); transmitting the content data from the first computer to the second computer over the bi-directional communications network (figure 2; and column 5 lines 40-55); and altering the content data that is to be output by the second computer in accordance with the content data output characteristics specified through the first computer, the altering includes converting an audio component of the content data to text data, the text data being processed into converted text data, and the converted text data being synthesized into audio data (see abstract; figures 2-3; column 4 line 43 to column 5 line 20; column 5 line 56 to column 6 line 13; and column 6 lines 42-62).

However, Dietz does not explicitly teach that the output characteristics identifying an expression to be applied to the content data, and the converted text data being synthesized into audio data that includes the applied expression that does not perform language translation.

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Dymetman et al explicitly teach that altering the content data that is to be output by the second computer in accordance with the content data output characteristics specified through the first computer, the output characteristics identifying an expression to be applied to the content data, the altering includes converting an audio component of the content data to text data, the text data being processed into converted text data, and the converted text data being synthesized into audio data that includes the applied expression that does not perform language translation (see abstract; figures 1-3; and column 8 line 15 to column 10 line 19).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teaching of Dymetman et al as stated above with the method of Dietz for modifying content data transmitted from a first computer to a second computer over a bi-directional communications network because it would have preserved ambiguities during interpretation of an expression and produced more reliable translations at a reduced cost in terms of computation; and also provided efficient way of managing the transmission of information in the network.

10. As to claim 2, Dietz teach the steps of: receiving the content data in the first computer; and outputting the altered content data from the second computer (column 3 line 61 to column 4 line 6; and column 4 lines 30-42).

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- 11. As to claim 3, Dietz teach that the content data output characteristics include location information of the first and second computers, the location information affects the altering of the content data (column 4 lines 30-64).
- 12. As to claims 4-5, Dietz teach that the received content data comprises voice data input into the first computer; and the altered content data being transmitted for output through speakers coupled to the second computer (figure 1; and column 3 line 44 to column 4 line 64).
- 13. As to claim 6, Dietz teach that the content data output characteristics include at least one of character gender, character condition, character environment, and language (column 4 lines 30-64).
- 14. As to claims 7-8, Dietz teach that the content data output characteristics are defined by input received by the first computer through a user interface; and the content data output characteristics are defined by input received by the second computer through a user interface (figure 1; and column 3 line 44 to column 4 line 30).
- 15. As to claim 9, Dietz teach that the content data output characteristics are stored in a database residing in memory storage coupled to the second computer (column 4 line 65 to column 5 line 39).

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- 16. As to claim 11, Dietz teach that the first and second computers are coupled to audio speakers, and wherein the content data output characteristics comprise an audio output ratio for outputting content data from the audio speakers (figure 3; and column 6 lines 24-34 and 55-63).
- 17. As to claims 12-13, Dietz teach that the location information for the first and second computers are respectively obtained from the first and second computers and determined by the physical location of the first and second computers (column 4 line 30 to column 5 line 39).
- 18. As to claims 10 and 31, they are also rejected for the same reasons set forth to rejecting claims 1-9 and 11-13 above.
- 19. As to claims 14-19, 21-23, and 25-29, they are also rejected for the same reasons set forth to rejecting claims 1-13 and 31 above, since claims 14-19, 21-23, and 25-29 are merely an apparatus for the method of operation defined in the claims 1-13 and 31.
- 20. As to claim 30 it is also rejected for the same reasons set forth to rejecting claim 1 above, since claim 30 is merely an apparatus for the method of operation defined in the claim 1.

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21. As to claims 32-37, they are also rejected for the same reasons set forth to rejecting claims 1-13 and 31 above, since claims 32-37 are merely an apparatus for the method of operation defined in the claims 1-13 and 31.

#### **Response to Arguments**

- 22. Applicant's arguments with respect to claims 1-19,21-23 and 25-37 toward final rejection filed on April 26, 2007 have been considered but they are not deemed to be persuasive and final rejection is respectfully maintained as set forth in the last office action mailed on February 22, 2007.
- 23. Dietz explicitly teaches a method of modifying content data transmitted from a first computer to a second computer over a bi-directional communications network (see abstract; and figure 2) comprising: the output characteristics (geographical location, voice-to-text environment, language) identifying an expression to be applied to the content data (column 4 line 43 to column 5 line 20; column 5 line 65 to column 6 line 4; and column 6 lines 42-54); and Dymetman explicitly teaches that altering the content data that is to be output by the second computer in accordance with the content data output characteristics specified through the first computer, the output characteristics identifying an expression to be applied to the content data, the altering includes converting an audio component of the content data to text data, the text data being processed into converted text data, and the converted text data being synthesized into audio data that includes the applied expression that does not perform language

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translation (see abstract; figures 1-3; and column 8 line 15 to column 10 line 19), which implies that the combination of Dietz and Dymetman explicitly teaches the claimed invention.

Note: Performing a language translation is design choice or obvious to select/not select based on the system/user demand.

Accordingly, appellant's arguments that neither Dietz nor Dymetman teach the application of an expression not performing language translation are moot.

# **Contact Information**

24. Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Bharat Barot** whose Telephone Number is **(571) 272-3979**. The examiner can normally be reached on Monday-Friday from 7:00 AM to 3:30 PM. Most facsimile-transmitted patent application related correspondence is required to be sent to the Central FAX Number **(571) 273-8300**.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Saleh Najjar, can be reached at (571) 272-4006.

Patent Examiner Bharat Barot

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November 14, 2007

BLOOM PROSENTATION BHARAT BAROT

BUMARY EXAMINER

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